

I have been on the wisconsin and federal no call lists since inception and it is wonderful. I hope you do not weaken the state's laws, but make the federal law stronger than the state laws. I also would like the law to cover companies that are not charitable but are working for a charitable organization to be included in the not allowed to call category.

I am not sure of the definition of charitable organization so do not know if organizations that do things for the public but are not "charitable" as allowed by the Internal Revenue Code are allowed to make calls. I believe that organizations that do not have the "charitable" authorization as defined by the Internal Revenue Code should not be allowed to make calls either.

If these companies would have been more intuned to the people and stopped calling them when asked to by the individuals, we would not have had a need to have these laws. Even today with the no call listing, when I get a call from a "charitable" organization and tell them that I am not interested and to take me off their list, unually, I get a call from the same organization for several more weeks. This is rediculous since they could scratch my name off of their computer listing the first time.

In regard to business that want to call more than one time after the person stops doing business with them, there was a reason for stopping doing business with them. Therefor after the first call, no further calls need be made. If the person wanted to continue to do business with the company, they would do so without being harassed by the company.